n Consideration of	TEN and	NO/100 Dollari
		his wife,
		129
CITY OF RIVERSIDE		nol Componetion
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		of Riverside
ounty of Riverside	•••••	
Tract, on file in of Riverside Cour a strip of land westerly side the of land being partial tot "I"; All water rights appropriate to the strict of the stric	n Book 10, nty, Califul.65 feet ereof, the callel with LSO EXCEPT artenant to sof evereof.	ded Map of the Indian Hill page 3 of Maps, records ornia; EXCEPTING THEREFROM in width off the South- Northerly line of said parcel h the Southwesterly line of ING therefrom all water and o said land, including y description lying beneath
2: Rights of way, as now of r	reservat	ions and restrictions
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	. 413	
ITNESS our hand s	this 4th	day of October 19 39
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***************************************	X.	ney II. Small
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······································		
RM L-1-5 8-4-39 10M		
I hereby approve	the foregoin	ng resolution this 10th day of
October, 1939.		
•		01 3/60

President of the Council, Meyor Pro Tom of the City of Riverside.

• • •	٠		-
G. Albert	When recorded, plea	Order No	

INDIVIDUAL

Mills,

City Cle

se mail this instrument to

Charge to Those Doing Business With Security Title Insurance and Guarantee Company a part of SECURITY SERVICE

This Legal Blank Is Furnished Free of

'Riverside

.....California

ull and Complete TITLE and ESCROW Service Furnished at the Following Offices:

LOS ANCELES
530 West Sixth Street

MADERA 129 South "D" Stree FRESNO 1927 Mariposa Street

3324 (NEW SERIES).

RESOLUTION OF THE COUNCIL OF THE CITY OF RIVERSIDE CALIFORNIA, ACCEPTING A DEED.

Resolved, that that certain deed dated October 4, 1939, from

personally appeared Ray P. Smal

County of ......Riverside.,....

STATE OF CALIFORNIA,

On this day of October , 19 39, before me, Joseph S. Long

and Lucy K. Small

instrument, and acknowledged that .... t.he .... y .executed the same.

known to me to be the person. S. described in and whose name. S. are subscribed to the within

WITNESS my hand and official scal the day and year in this certificate first above written.

.....a Notary Public in and for said County and State,

VISALIA Locust and Acequia Strocts

STOCKTON North San Josquin Street

SANTA BARBARA 1014 State Street SAN LUIS OBISPO

HANFORD
207 West Seventh Street

BAKERSFIELD 1704 Chester Avenue

This Blank Is Not For Sale

SANTA ANA \$12 North Main Street

EL CENTRO 678 Main Street

SAN BERNARDING RIVERSIDE

MODESTO MERCED 552 17th Street

## NESOLUTION NO. 3324 (NEW SERIES).

RESOLUTION OF THE COUNCIL OF THE CITY OF RIVERSIDE, CALIFORNIA, ACCEPTING A DEED.

Resolved, that that certain deed dated October 4, 1939, from Ray P. Small and Lucy K. Small, his wife, granting to the City of Riverside, a municipal corporation, all that real property situate in the City of Riverside, County of Riverside, State of California, described as follows:

Lot "I" as shown by Amended Map of Indian
Hill Tract, on file in Book 10, page 3 of Maps,
records of Riverside County, California; EXCEPTING
THEREFROM a strip of land 11.65 feet in width off
the Southwesterly side thereof, the Northerly line
of said parcel of land
being parallel with the
Southwesterly line of said Lot "I"; ALSO EXCEPTING
therefrom all water and water rights appurtenant
to said land, including underground waters of every
description lying beneath the surface thereof;

be, and the same is hereby, accepted.

I. G. Albert Eills, City Clerk of the City of Riverside, California, hereby certify that the foregoing resolution was duly and regularly introduced and adopted by the Council of said City, at its meeting held on the 10th day of October, 1939, by the following vote:

Ayes: Councilmen Redman, Williams, Carter, Barger,

Dales, Rathgeber and Harris.

Noes: None.

Absent: None.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the City of Riverside, California, this 10th day of October, 1939.

City Clerk of the City of Riverside.

I hereby approve the foregoing resolution this 10th day of October, 1939.

President of the Council, Mayor Pro Tem of the City of Riverside.

1297

124798/21834-L

WHEN COPIED RETURN TO:

City Clerk City Hall Riverside, California City of Riverside o G. Albert Mills,

CHAMO

Book is Passa

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, Reservis of Riverside County

California Land Title Association Standard Fo

Amount \$4400.00.

Humber 124798.

## Policy of Title Insurance

Security Title Insurance and Guarantee Company a Balifornia Corporation

> herein called the Company, for a valuable consideration paid for this Policy of Title Insurance,

> > Does Hereby Insure

City of Riverside, a Municipal Corporation

together with each successor in ownership of any indebtedness secured by any mortgage or deed of trust shown in Schedule B, the owner of which is named as an insured, and any such owner or successor in ownership of any such indebtedness who acquires the land described in Schedule A, or any part thereof, by lawful means in satisfaction of said indebtedness or any part thereof, and any person or corporation deriving an estate or interest in said land, as an heir or devisee of a named insured, or by reason of the dissolution, merger, or consolidation of a corporate named insured, against loss or damage not exceeding Forty-four Hundred Dollars----

which any insured shall sustain

by reason of title to the land described in Schedule A being vested, at the date hereof, otherwise than as herein stated; or

by reason of unmarketability of the title of any vestee to said land, at the date hereof, unless such unmarketability exists because of defects, liens, encumbrances, or other matters shown in Schedule B; or by reason of any defect in, or lien or encumbrance on said title, existing at the date hereof, not shown in Schedule B; or

by reason of any defect in the execution of any mortgage or deed of trust shown in Schedule B securing an indebtedness, the owner of which is insured by this policy, but only insofar as such defect affects the lien or charge of such mortgage or deed of trust upon said land; or

by reason of priority, at the date hereof, over any such mortgage or deed of trust, of any lien or encumbrance upon said land, except as shown in Schedule B;

all subject, however, to Schedules A and B and the stipulations herein, all of which schedules and stipulations are hereby made a part of this policy.

In Witness Wherenf, Security Title Insurance and Guarantee Company has caused its corporate name and seal to be hereunto affixed by its duly authorized officers, this October, 1939 at 2:55 P. M. 11th day of P. M.

Security Title Insurance and Buarantee Company

Countersigned:

WW. Chapman Vice President.

Attest:

## SCHEDULE B

- [A] The Company does not, by this policy, insure against loss by reason of:
- 1. Easements or liens which are not shown by the public records (a) of the District Court of the Federal District, (b) of the county, or (c) of the city, in which said land or any part thereof is situated.
- 2. Rights or claims of persons in possession of said land which are not shown by those public records which impart constructive notice.
- 3. Any facts, rights, interests, or claims which are not shown by those public records which impart constructive notice, but which could be ascertained by an inspection of said land, or by making inquiry of persons in possession thereof, or by a correct survey.
- 4. Mining claims, reservations in patents, water rights, claims or title to water.
- 5. Acts or regulations of any governmental agency regulating the occupancy or use of said land or any building or structure thereon.

- [B] Liens and encumbrances to which said title is subject shown in the order of their priority, and defects and other matters to which said title is subject:
  - 1. Taxes for the current fiscal year, 1939-40.
  - 2. A right of way reserved to Riverside Water Company and its successors and assigns, for the construction and maintenance and repair of canals and ditches and other conduits of water that may be required by said Company; also the right of way over and through any of the lands bordering on Spring Brook for the purpose of developing the water of said Brook for pumping works and other machinery for elevating said water for domestic use, irrigation and other purposes.
  - 3. Reservation of certain water and water rights, including all riparian water rights in the Santa Ana River, with provisions concerning the sinking of wells and developing and diversion of water, as particularly set out in Deed from S. C. Evans and wife, recorded August 28, 1931 in Book 41 page 463 of Official Records of Riverside County, California.
  - 4. Provision that no dwelling shall be erected on said property except one of a neat and attractive design to cost not less than \$3500.00, with reversion in case of violation thereof to S. C. Evans and Mary S. Evans, his wife, their heirs or assigns.

## STIPULATIONS

1. This policy does not insure against, and the Company will not be liable for loss or damage created by or arising out of any of the follow-defects, liens, claims, encumbrances, or other matters SCOPE OF COVERAGE ing: (a) defects, liens, claims, encumbrances, or other matters which result in no pecuniary loss to the insured; (b) defects, liens, encumbrances, or other matters created or occurring subsequent to the date hereof; (c) defects, liens, encumbrances, or other matters created or suffered by the insured claiming such loss or damage, or existing at the date of this policy and known to the insured claiming such loss or damage, either at the date of this policy or at the date such insured claimant acquired an estate or interest insured by this policy, unless such defect, lien, claim, encumbrance, or other matter shall have been disclosed to the Company in writing prior to the issuance of this disclosed to the Company in writing prior to the issuance of this policy. Any rights or defenses of the Company against a named insured shall be equally available against any person or corporation who shall become an insured hereunder as suc-

cessor of such named insured.

DEFENSE OF 2. The Company at its own cost shall defend the insured in all actions or proceedings against the insured founded upon a defect, lien, encumbrance, or other matter insured against by this policy, and may pursue such litigation to final determination in the court of last resort. In case any such action or proceeding shall be begun, or in case knowledge shall come to any insured of any claim of title or interest adverse to the title as insured, or which might cause loss or damage for which the Company shall

ACTIONS OR CLAIMS TO BE GIVEN BY THE INSURED

which might cause loss or damage for which the Company shall or may be liable by virtue of this policy, such insured shall at once notify the Company thereof in writing.

NOTICE OF If such notice shall not be given to the Company at least five days before the appearance day in any such action or proceeding, or if such insured shall not, in writing, promptly notify the Company of any defect, lieu, encum-

brance, or other matter insured against, or of any such adverse claim which shall come to the knowledge of such insured, in respect to which loss or damage is apprehended, then all liability of the Company as to each insured having such notice in regard to the subject of such action, proceeding, and the subject of such action, and the subject of such actions are subject of such actions and the subject of such actions are s such notice in regard to the subject of such action, proceeding, or claim shall cease and terminate; provided, however, that failure to so notify shall in no case prejudice the claim of any insured unless the Company shall be actually prejudiced by such failure. The Company shall have the right to institute and prosecute any action or proceeding or do any other act which, in its opinion, may be necessary or desirable to establish the title, or any insured lien or charge, as insured. In all cases where this policy permits or requires the Company to prosecute or defend any action or proceeding, the insured shall secure to it in writing the right to so prosecute or defend such action or proceeding, and all appeals therein, and permit it to use, at its option, the name of the insured for such purpose. Whenever requested by the Company the insured shall assist the Company in any such action or proceeding, in effecting settlement, securrequested by the Company the insured shall assist the Company in any such action or proceeding, in effecting settlement, securing evidence, obtaining witnesses, prosecuting or defending such action or proceeding to such extent and in such manner as is deemed desirable by the Company, and the Company shall reimburse the insured for any expense so incurred. The Company shall be subrogated to and he entitled to all costs and attorney's fees incurred or expended by the Company, which may be recoverable by the insured in any litigation carried on by the Company on behalf of the insured. The word "knowledge" in this paragraph means actual knowledge, and does not refer to constructive knowledge or notice which may be imputed to the insured by reason of any public record or otherwise.

OPTION TO PAY.

3. The Company reserves the option to pay, settle, or compromise for, or in the name of, the insured, any claim insured against or to pay this policy in full at any time, and payment or tender of payment of the full amount of this policy, together with all accrued costs which the Company is obligated hereunder to pay, shall terminate all liability of the Company hereunder, including all obligations of the Company with respect to any litigation pending and subsequent costs thereof.

SUBROGATION

4. Whenever the Company shall have settled a claim under this policy, it shall be subrogated to and be entitled to all rights, securities, and remedies which the insured would have had against any person or property in resepct to such claim, had this policy not been issued. If the payment does not cover the loss of the insured, the Company shall be subrogated to such rights, securities, and remedies in the proportion which said payment bears to the amount of said loss. In either event the insured shall transfer, or cause to be transferred, to the Company such rights, securities, and remedies, and shall permit the Company to use the name of the insured in any transaction or litigation involving such rights, securities, or remedies. remedies.

OPTION TO PAY INSURED OWNER OF INDEBTEDNESS AND BECOME OWNER

5. The Company has the right and option, in case any loss is claimed under this policy by an insured owner of an indebtedness secured by mortgage or deed of trust, to pay such insured the indebtedness of the mortal than the company is abligated the rounder to

with all costs which the Company is obligated hereunder to pay, in which case the Company shall become the owner of, and such insured shall at once assign and transfer to the Company said mortgage or deed of trust and the indebtedness thereby secured, and such payment shall terminate all liability under this policy to such insured.

NOTICE
6. A statement in writing of any loss or damage for which it is claimed the Company is liable under this policy shall be furnished to the Company within sixty days after such loss or damage shall have been ascertained. No action or proceeding for the recovery of any such loss or damage shall be instituted or maintained against the Company until after full compliance by the insured with all the conditions imposed on the insured by this policy, nor unless commenced within twelve months after receipt by the Company of such written statement.

Company of such written statement.

7. The Company will pay, in addition to any loss and costs insured against by this policy, all costs imposed upon the insured in litigation carried on by the Company for the insured and in litigation carried on by the Company, but not otherwise. The liability of the Company under this policy shall in no case exceed, in all, the actual loss of the insured and custs which the Company is obligated hereunder to pay, and in no case shall such total liability exceed the amount of this policy and said costs. All payments under this policy shall reduce the amount of the insurance pro tanto, and payment of loss or damage to an insured owner of indebtedness shall reduce, to that extent, the liability of the Company to the insured owner of said land. No payof the Company to the insured owner of said land. No payment can be demanded by any insured without producing this policy for indersement of such payment.

MANNER OF
PAYMENT OF
LOSS TO INSURED

Shown, and if such ownership vests in more than one, payment

shall be made ratably as their respective interests may appear, and thereafter, any loss shall be payable to the other insured, and if more than one, then to such insured ratably as their respective interests may appear. If there be no such insured owner of indebtedness, any loss shall be payable to the insured, and if more than one, to such insured ratably as their respective interests may appear.

WRITTEN INDORSE-MENT REQUIRED TO CHANGE POLICY

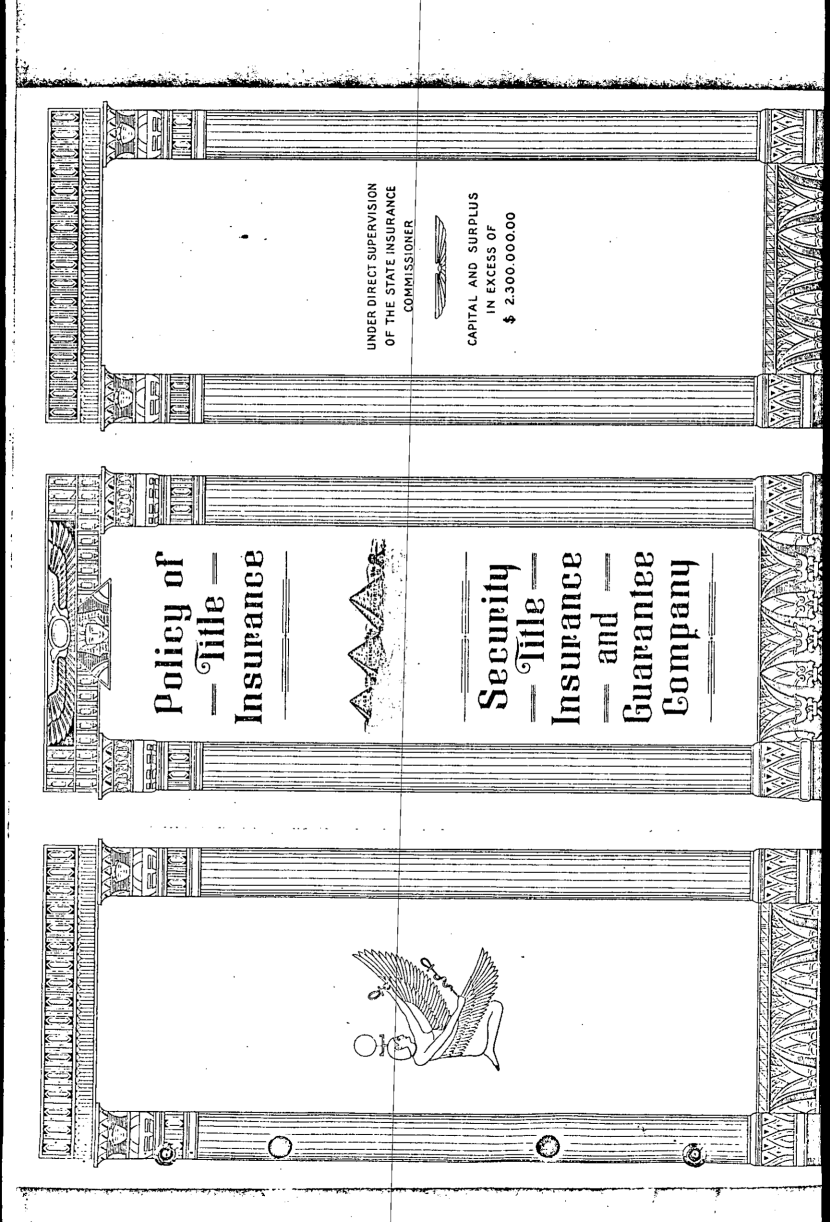
9. No provision or condition of this policy MENT REQUIRED TO

can be waived or changed except by
writing indorsed hereon or attached hereto signed by the President, a Vice President, the Secretary, or an Assistant Secretary of the Company.

Ser of Delve

This plat is inserted as a matter of information only, and while the same is compiled from information which we believe to be correct, no liability is assumed by this Company as to the correctness of said information.

Security Title Incurence and Guarantee Company







Escrow No. 21934-L Riverside, , California Uctober 4, 10 39

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SECURITY TITLE INSI	RANCE AND GUARANTEE COMP	DA NIV.
will hand y	on demand before	close of escrow warrant of the City
or grantation,	for (4400.00)	
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in its usual form containing	ag the printed exceptions usual in a	uch relies with lightlifty not less than 6 4400 a 00
on the following described	property situated in the City of	uch policy, with liability not less than \$ 4400.00  Riverside County
Riversio	ie s	tate of California County
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xcopting therefr	om a strin of land	tate of California. dod .ap of the Indian Hill Tract, as Je 3 of .aps, Riv. Co. Records; Il.55 ft in width off the Swly side trip of land being // with the Swly
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showing title vested in	City of Riverside	a Municipal Corporation
		1020 40
Subject to: (1)	Taxes for the fiscal year	. 1209-40
levies for the acquisition ar	ad improvement districts, county road	d improvement districts, municipal improvement districts, California
rigation districts of dramage	districts, (if any).	, , , , , , , , , , , , , , , , , , , ,
Bond-Assessment		with no delinquent payments and
unpaid balance of principal	Hot to exceed \$	pujmonar and w
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And, when you can hold f	or me shares	of water stock of XXXX
Company, duly endorsed for the	ransfer to me, with assessments and b	oills paid to
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1: Prorate interest on los	an based on statement of holder of no	ote or Agent to close of escrow
Unpaid balance to be		XXX
2: Deliver fire insurance	for \$ ! None	se handed you transferred to me (with money
Transported enduses attached).	r rorate to	<b></b>
3: Prorate	T	axesXXX
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FORM E-40 1-8-39 SM	XXXXXXXX	as per statement handed you.

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It is understood that each party hereto is to pay his check of SECURITY TITLE INSURANCE AND GUARA	part of charges herein; that all disbursements are to be made by
No notice, demand or change of instructions shall he less given in writing by all parties affected thereby. In tupon the escrow holder growing out of or relating to the	of any effect in this escrow or recognized by said escrow holder un- he event conflicting demands are, or may be, made or notices served is escrow the parties hereto expressly agree and content that said
No notice, demand or change of instructions shall heless given in writing by all parties affected thereby. In target upon the escrow holder growing out of or relating to the escrow holder shall have the absolute right at its election further proceedings in, and performance of this escrow attain an order from the court requiring them to interplet themselves. In the event such suit is brought they join and reasonable attorney's fees which it may expend or it a judgment therefor to be rendered by the court in such a be fully released and discharged from all obligation to this escrow.  As a controlling part of the consideration for the anot be liable for any of its acts or omissions done in	this escrow.  The of any effect in this escrow or recognized by said escrow holder unhe event conflicting demands are, or may be, made or notices served is escrow the parties hereto expressly agree and consent that said to do either or both the following things: Withhold and stop all and of all instructions herein, or file a suit in interpleader and obtained and litigate in such court their several claims and rights amongst the severally agree to pay said escrow holder all costs, expenses near in such interpleader suit, the amount thereof to be fixed and suit. Upon the filing of such suit said escrow holder shall ipso factor further perform any and all duties or obligations imposed on it in acceptance of this escrow it is agreed that said escrow holder shall a good faith, nor for any claims, demands, losses or damages made
No notice, demand or change of instructions shall hess given in writing by all parties affected thereby. In tupon the escrow holder growing out of or relating to the escrow holder shall have the absolute right at its election further proceedings in, and performance of this escrow a tain an order from the court requiring them to interplet themselves. In the event such suit is brought they join and reasonable attorney's fees which it may expend or it a judgment therefor to be rendered by the court in such a be fully released and discharged from all obligation to this escrow.  As a controlling part of the consideration for the anot be liable for any of its acts or omissions done it claimed or suffered by any party to this escrow, excepting exceptions and escrowed.	this escrow.  The of any effect in this escrow or recognized by said escrow holder unhe event conflicting demands are, or may be, made or notices served is escrow the parties hereto expressly agree and consent that said to do either or both the following things: Withhold and stop all and of all instructions herein, or file a suit in interpleader and obtaid and litigate in such court their several claims and rights amongst the said severally agree to pay said escrow holder all costs, expenses near in such interpleader suit, the amount thereof to be fixed and uit. Upon the filing of such suit said escrow holder shall ipso facto further perform any and all duties or obligations imposed on it in acceptance of this escrow it is agreed that said escrow holder shall a good faith, nor for any claims, demands, losses or damages made, ang such as may arise through or be caused by its willful neglect or
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